Case 17-11697 Doc 75 Filed 01/05/18 Entered 01/09/18 10:16:02 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS Eastern Division

In Re:)	BK No.: 17-11697
Arthur B. Adler and Associates, Ltd.,)	
)	Chapter: 7
)	Honorable Jack B. Schmetterer
)	
Debtor(s))	

ORDER GRANTING MOTION FOR AUTHORITY TO DISBURSE FUNDS TO MESSERLI & KRAMER P.A. AND TO THE ACCOUNTS RETRIEVABLE SYSTEM, INC.

This matter coming to be heard on the motion of David P. Leibowitz ("Trustee"), as chapter 7 trustee of the estate of Arthur B. Adler and Associates, Ltd. ("Debtor"), for authority to disburse certain funds to Messerli & Kramer P.A. ("M&K") and to The Accounts Retrievable System, Inc. ("TARS"); due and proper notice having been given; and it appearing to the Court that cause exists for entry of this order and that entry of this order is in the best interests of the estate and will further the orderly administration of this case, and the Court being otherwise fully advised in the premises; IT IS HEREBY ORDERED that:

- (1) The motion is granted as provided herein;
- (2) The Trustee is authorized to disburse to TARS the sum of \$1,050.00 currently on deposit in the IOLTA account established for TARS' funds (the "TARS IOLTA Account") and to deposit the sum of \$350.00, representing the balance of funds currently on deposit in the TARS IOLTA Account to the estate's general funds account;
- (3) The Trustee is authorized to disburse to TARS, without further order of Court, 75% of any and all additional amounts currently on deposit in the commingled IOLTA account established by the Trustee corresponding to Debtor's "Client's Trust Fund Account #2" (the "Commingled IOLTA Account") which are hereafter identified, through the Trustee's ongoing investigation, as funds belonging to TARS and to deposit 25% of such funds to the estate's general funds account; and
- (4) The Trustee is authorized to disburse to TARS, without further order of Court, 75% of any and all funds hereafter received by the Trustee that are identified as funds belonging to TARS and to deposit 25% of such funds to the estate's general funds account, provided that are order of \$5.040.50 authorized to disburse to M&K the surf of \$5.040.50 authorized to disburse to disbur
- (5) The Trustee is authorized to disburse to M&K the sund of \$5,040.50 currently on deposit in find IOLTA account established for M&K's funds (the "M&K IOLTA Account") and to deposit the sum of \$1,260.13, representing the balance of funds currently on deposit in the M&K IOLTA Account to the estate's general funds account;
- (6) The Trustee is authorized to disburse to M&K, without further order of Court, 80% of any and all additional amounts currently on deposit in the Commingled IOLTA Account which are hereafter identified, through the Trustee's ongoing investigation, as funds belonging to M&K and to deposit 20% of such funds to the estate's general funds account; and
- (7) The Trustee is authorized to disburse to M&K, without further order of Court, 80% of any and all funds hereafter received by the Trustee that are identified as funds belonging to M&K and to deposit 20% of such funds to the estate's general funds account.

I will be saylt lipe He are close

Rev: 20170105_bko

Case 17-11697 Doc 75 Filed 01/05/18 Entered 01/09/18 10:16:02 Desc Main 5 JAN 2000 cument Page 2 of 2

1/1/8

Enter:

Honorable Jack B. Schmetterer
United States Bankruptcy Judge

Dated:

Prepared by:

David P. Leibowitz (ARDC # 1612271) Lakelaw 53 West Jackson Boulevard, Suite 1115 Chicago, Illinois 60604 312.360.1501